The Supreme Court has determined: All codes, rules and regulations are for government authorities only, not humans in accordance with God's laws. All codes, rules and regulations are unconstitutional and lacking due process.

Rodrigues v Ray Donavan 769 R 2d 1344, 1348 (1985)

4:200V3151

U. S. DISTRICT COURT DISTRICT OF NEBRASK, 2021 FEB 10 AM II: 25



FEB 1 0 2021

CLERK
U.S. DISTRICT COURT
LINCOLN

Thompson v.Smith, 154 SE 579, 11 American Jurisprudence, Constitutional Law, section 329, page 1135 "The right of the Citizen to travel upon the public highways and to transport his property thereon, in the ordinary course of life and business, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of travel, includes the right to drive a horse drawn carriage or wagon thereon or to operate an automobile thereon, for the usual and ordinary purpose of life and business." —

Barney vs. Board of Railroad Commissioners, 17 P.2d 82 "The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental Right of which the public and the individual cannot be rightfully deprived."

Chicago Motor Coach vs. Chicago, 169 NE 22; Ligare vs. Chicago, 28 NE 934; Boon vs. Clark, 214 SSW 607; 25 Am.Jur. (1st) Highways Sect.163 "the right of the Citizen to travel upon the highway and to transport his property thereon in the ordinary course of life and business... is the usual and ordinary right of the Citizen, a right common to all."

Ex Parte Dickey, (Dickey vs. Davis), 85 SE 781 "Every Citizen has an unalienable RIGHT to make use of the public highways of the state; every Citizen has full freedom to travel from place to place in the enjoyment of life and liberty." People v. Nothaus, 147 Colo. 210. "No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. Travel is not a privilege requiring licensing, vehicle registration, or forced insurances."

Barney vs. Board of Railroad Commissioners, 17 P.2d 82 "The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental Right of which the public and the individual cannot be rightfully deprived."

Shuttlesworth v. Birmingham 394 U.S. 147 (1969). "With regard particularly to the U.S. Constitution, it is elementary that a Right secured or protected by that document cannot be overthrown or impaired by any state police authority.

Shapiro v. Thompson). EDGERTON, Chief Judge: "Iron curtains have no place in a free world. ...'Undoubtedly the right of locomotion, the right to remove from one place to another according to inclination, is an attribute of personal liberty, and the right, ordinarily, of free transit from or through the territory of any State is a right secured by the Constitution.'

In United States constitutional law, **police power** is the capacity of the states to regulate behavior and enforce order within their territory for the betterment of the health, safety, morals, and general welfare of their inhabitants.^[1] Police power is defined in each jurisdiction by the legislative body, which determines the public purposes that need to be served by legislation.^[2] Under the Tenth Amendment to the United States Constitution, the powers not delegated to the Federal Government are reserved to the states or to the people. This implies that the Federal Government does not possess all possible powers, because most of these are reserved to the State governments, and others are reserved to the people.

Police power is exercised by the legislative and executive branches of the various states through the enactment and enforcement of laws. States have the power to compel obedience to these laws through whatever measures they see fit, provided these measures do not infringe upon any of the rights protected by the United States Constitution or their own state constitutions and are not unreasonably arbitrary or oppressive. Methods of enforcement can include legal sanctions, physical means, and other forms of coercion and inducement. Controversies over the exercise of state police power can arise when exercise by state authorities conflicts with individual rights and freedoms.

No Immunity

Owen v. City Of Independence, 445 U.S. 622 (1980)

Maine v Thiboutot, 448 U.S.1 (1980).

Chicago Coach Co. v. City of Chicago, 337 III. 200, 169 N.E. 22. "Traffic infractions are not a crime." People v. Battle "Persons faced with an unconstitutional licensing law which purports to require a license as a prerequisite to exercise of right... may ignore the law and engage with impunity in exercise of such right."

Property not for hire

Payne v. Massey (19___) 196 SW 2nd 493, 145 Tex 273. "The court makes it clear that a license relates to qualifications to engage in profession, business, trade or calling; thus, when merely traveling without compensation or profit, outside of business enterprise or adventure with the corporate state, no license is required of the natural individual traveling for personal business, pleasure and transportation."

Shuttlesworth v. Birmingham 394 U.S. 147 (1969). "With regard particularly to the U.S. Constitution, it is elementary that a Right secured or protected by that document cannot be overthrown or impaired by any state police authority."

-American Mutual Liability Ins. Co., vs. Chaput, 60 A.2d 118, 120; 95 NH 200 Motor Vehicle: 18 USC Part 1 Chapter 2 section 31 definitions: "(6) Motor vehicle. – The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways..." 10) The term "used for commercial purposes" means the carriage of persons or property for any fare, fee, rate, charge or other consideration, or directly or indirectly in connection with any business, or other undertaking intended for profit. "A motor vehicle or automobile for hire is a motor vehicle, other than an automobile stage, used for the transportation of persons for which remuneration is received."

-International Motor Transit Co. vs. Seattle, 251 P. 120 The term 'motor vehicle' is different and broader than the word 'automobile.'"

 "All citizens must be free to travel throughout the United States uninhibited by statutes, rules, and regulations..." SHAPIRO v. THOMPSON 394 US 16Am Jur 2d., Sec. 97:

"Then a constitution should receive a literal interpretation in favor of the Citizen, is especially true, with respect to those provisions which were designed to safeguard the liberty and security of the Citizen in regard to person and property." Bary v. United States - 273 US 128

"Any constitutional provision intended to confer a benefit should be liberally construed in favor in the clearly intended and expressly designated beneficiary"

Marbury v. Madison : 5 US 137 (1803):

"No provision of the Constitution is designed to be without effect," "Anything that is in conflict is null and void of law", "Clearly, for a secondary law to come in conflict with the supreme Law was illogical, for certainly, the supreme Law would prevail over all other laws and certainly our forefathers had intended that the supreme Law would be the bases of all law and for any law to come in conflict would be null and void of law, it would bare no power to enforce, in would bare no obligation to obey, it would purport to settle as if it had never existed, for unconstitutionality would date from the enactment of such a law, not from the date so branded in an open court of law, no courts are bound to uphold it, and no Citizens are bound to obey it. It operates as a near nullity or a fiction of law."

If any statement, within any law, which is passed, is unconstitutional, the whole law is unconstitutional by Marbury v. Madison.

4:20-cv-03151-JMG-MDN Doc # 11 Filed: 02/10/21 Page 6 of 29 - Page ID # 57

2/8/2021

IMG_0423.JPG

SID#

Book Date 11/13/2020

Release Date

CONDITIONAL RELEASE VIOLATION

Case Dismissed

Next Court Date

Arresting Agenc North Platte Pd

Total Bail

illd 125



Name

Reed, Kayla Patrice

SID#

Release Date

Charges

Attorney

Attorney

TRAFFIC OFFENSES-NO PROOF OF INSURANCE

OBSTRUCTING THE POLICE

Current Disposition Pending Court Appearance

Pending Court Appearance

Next Court Date

Arresting Agenc

North Platte Pd

Total Bail

illd 089

Photo



Name

Book Date

11/12/2020

Saathoff, Harlie Erin

Charges USE OF A WEAPON TO COMMIT A FELONY

MURDER 2ND DEGREE

Attorney

Current Disposition

Pending Court Appearance

Pending Court Appearance

Next Court Date

Arresting Agenc

North Platte Pd





North Platte Police Dept

701 S Jeffers St

NORTH PLATTE, NE 69101

Phone: (308) 535-6789 Fax: (308) 535-6788

20-1827-01

North Platte Police Prosecutor Report

Incident#:20-020898

			INC	IDENT DETAIL	S	
Incident#	Crime Lo	cation			R	Reported Date
20-020898	RODEO RD	/ N Wi	11ow ST NORTH	PLATTE, NE 69101	. 1	2/03/2020 23:15:56
Dispatched D	ate		Arrived Date	E 8 8 11	Occur	red From
12/03/2020 2	3:15:56		12/03/2020 23	3:15:56	12/03	3/2020 23:15:56
Occurred To	RM	S CFS			RMS D	Disposition
12/04/2020 0 ADULT/CLEARE		-906 -	OBSTRUCTING A	POLICE OFFICER	400 -	ARRESTED
RMS Disposit	ion Date	Call T	aker	Dispatcher		Primary Officer
12/04/2020 0	0:39:15	490-Sa	rgent, Joette	490-Sargent, 3	oette	108-Proehl, Matthew
			DISPA	ATCHER DETAI	LS	
Dispatcher C	omment	SOURCE STORY				
12/03/2020 2	3:15:57/VS	Call:	PL :prlv423,	ST: NB, Desc:		
Dispatcher C	omment					
12/03/2020 2	3:25:11/91	57 OUT	WITH A MALE O	N THE CORNER. P	LATE P	PRIV4T3 SAYS DOT EXEMPT
Dispatcher C	omment					
12/03/2020 2	3:27:18/10	-4				
Dispatcher C	omment					
12/03/2020 2:	3:28:17/fo	rced e	ntry into car			
Dispatcher C	omment				T	
12/03/2020 2	3:28:44/10	15				
Dispatcher Co	omment	A 500 - 100 - 100				
12/03/2020 2	3:28:59/10	46 FOR	A SMALL TOYOT	A ALL TIRES AND	WHEEL	S UP
Dispatcher Co	omment					
12/03/2020 2	3:29:42/BI	G RED	ENROUTE			<u> </u>
Dispatcher Co	omment					
12/03/2020 2	3:32:11/ka	yla re	ed 1505 n she	ridan		
Dispatcher Co	omment					
12/03/2020 2	3:37:21/10	-4				
Dispatcher Co	omment					
12/03/2020 2	3:44:47/fe	male 1	0-15			
Dispatcher Co	omment					
12/03/2020 2	3:45:23/91	57 10-	4			
Dispatcher Co	omment					
12/04/2020 00	0:16:47/39	9AR393	7 IOWA OLN			

Dovonte King

The North Platte police department has locen aware of the plate PRIVAT3. They have been following Devonte King around town since 09/2020. No stop or arrest have been made. Dovonte King is vocal on his Yevelber channel and Police the Police. Under the 14th Amendment equal protection clause Devonte King has the right to travel Freely and unencumbered. Since I, Kayla Reed am not vocal on the internet due to having a 12 hr days, 6 days a week job and three children, they are trying to extort me out of money and deprive me of life, liberty and property. I Kayla Reed claim

Motion to not Dismiss

Your Honor,

First of all, all of the charges were unlawful. From the Pictures I will present with this letter there is no way on courth that Mrs Hovey and Mr. Prochl or the North as a commercial motor vehicle. Mr. Prochl and Mr. Hovey automobile ignored my claim of trespass, ignored my written statement, all with no regards to the Constitution. Mr. Prochl and, Mr. Hovey forced unconstitutional cades, rules, and regulations upon me and my property unlawfully.

To address Mr. King's claims

Mr. King recorded half of the unlawful stop. At some point later, in the rideo Mr. King claims they are searching private Property, and on video, Mr. Hovey turns to the camera and Yells, "Yes, we are going to take it too." At that time, Mr. Hovey Yells, "Yes, we are going to take it for," At that time, Mr. Hovey had plenty of time to give har. King his property. Once had plenty of time to give har. King his property. Once Mr. King realized a tow truck was coming to take his Property, he left in his other property. Same plate as other automobile tooken by Mr. Provehl and Mr. Hovey.

Please note, I was unlawfully imprisoned for a total of four charges. When I woke up in jail for court the nexday, I had one charge pending which was obstructing a peace officer, which I fought to the very end and the judge looked beyond the protected guarantees of the Constitution. In favor of a unlawful statute all to generative revenue. I had no chance of winning because the Police and courthouse are working together against the Constitution. The judge dismissed every Constitutional claim I had to protect extort me out of money. I have broken no law, I have done no wrong. The judge unconstitutionally fined me \$1300.50 for the unlawful currest of not giving my name for traveling free and unencumbered.

Contradicting Statements

Kayla Reed Devonte King

I have written statements that the North Platte police department and it's members did have knowledge that Mr. King and Mrs. Reed was exercising the right to travel via. Mr. King's youtube channel. Mr. King and Mrs. Reed has been using the Constitution to travel freely and unensumbered from regulations, statues, and licensing.

Kayla Reed is mi/ wife

16Am Jur 2d., Sec. 257:

"The actual existence of a statute prior to determination, that it is unconstitutional is an operative fact and may have consequences which can not justify being ignored, when a statute which has been in effect for some time is declared unconstitutional, questions of rights claimed to have become vested of status of prior determinations deemed to have finality an acted upon accordingly and of public policy in the light of the nature, both of the statute and of it's previous application demand examination. It has been said that in all inclusive statement of the principle of absolute retroactive inviolability cannot be justified. An unconstitutional statute is not necessarily a nullity it may have indeterminate consequences binding on the people."

16Am Jur 2d., Sec. 258:

"On the other hand it is clear that Congress cannot by authorization or ratification give the slightest effect to a state law or constitution which is in conflict with the Constitution of the United States."

16Am Jur 2d., Sec. 260:

"Although it is manifested that an unconstitutional provision in the statute is not cured because included in the same act with valid provisions and that there is no degrees of constitutionality."

Mudook v. Penn. 319 US 105:(1943)

"A state may not impose a charge for the enjoyment of a right granted by the Federal Constitution and that a flat license tax here involves restraints in advance the constitutional liberties of Press and Religion and inevitably tends to suppress their existence. That the ordinance is non-discriminatory and that is applies also to peddlers of wares and merchandise is immaterial. The liberties granted by the first amendment are and in a preferred position. Since the privilege in question is guaranteed by the Federal Constitution and exist independently of the states authority, the inquiry as to whether the state has given something for which it cannot ask a return, is irrelevant. No state may convert any secured liberty into a privilege and issue a license and a fee for it."

Shuttlesworth v. Birmingham Al. 373 US 262:(1962)

"If the state does convert your right into a privilege and issue a license and a fee for it, you can ignore the license and a fee and engage the right with impunity."

United States v. Bishop 412 US 346:

Sets the standard for criminal violation of Willful Intent

- 1. It must be proven that you are the party.
- 2. It must be proven that you had the method or opportunity to do the thing.
- 3. It must be proven that you did this with a Willful Intent.

Willfulness - "An evil motive or intent to avoid a know duty or task under a law, with a moral certainty."

"Now since the prosecutor does not have a cause of action for which relief can be granted, your Honor, may it please the court, Counsel is specifically precluded performing his major task, therefore, your Honor, may it please the court, at this time, I would Motion most graciously for a dismissal [with] of Prejudice, for failure to state a cause of action for which relief may be granted by this Honorable Court

Notice

this automobile is not used for commercial purposes i; man declare my automobile a household article\private property

"The Right of the Citizen to travel upon the public highways and to transport his property thereon, either by horse drawn carriage or by automobile, is not a mere privilege which a city can prohibit or permit at will, but a common Right which he has under the right to life, liberty, and the pursuit of happiness."

Thompson vs. Smith, 154 SE

Title 18 USC 31:

× Karfa Keed

"Motor vehicle" means every description or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, or passengers and property.

"Used for commercial purposes" means the carriage of persons or property for any fare, fee, rate, charge or other considerations, or directly or indirectly in connection with any business, or other undertaking intended for profit.

I say here and will verify in open court to all hearing to be true

notice

Incident#:20-020898

"Hemparillo". The package had been opened and was resealed with a zip lock type closure. I opened it to find that it contained a "blunt", which is basically a small "cigar" that contains marijuana rather than tobacco.

Big Red Towing responded and towed the vehicle to the north pound where I did a further search. I discovered another smaller (mostly smoked) "blunt" in a compartment in the dash. The total amount of marijuana I recovered was approximately 2 grams. I did an inventory of the vehicle and removed the rear plate as it was unlawfully displayed. It purports to be official, but is not in anyway. I placed the suspected marijuana and the license plate into evidence.

Kayla never did provide any information to identify herself but was eventually identified through LCSO's PLO skip-trace program. Sgt. Nelms ran Kayla's name through the system and came up with information connecting her to North Platte, living at 414 East 6th, which is the homeless shelter. The report indicates she has been living in North Platte, Lincoln County, NE. since 6/19/20. The report also shows Kayla has a drivers license issued out of lowa. It showed her "residence" at an address in Clinton, IA, but shows a "primary contact I checked Kayla's Iowa record and found that her license is valid in Iowa, but she has address" of 1505 North Sheridan in North Platte. obviously been residing in North Platte over 30 days. I noticed several paycheck stubs issued to Kayla by the USPS in the ear which would also indicate she has been employed in North Platte for over 30 days. Therefore Kayla's license is not valid in North Platte, but Officer Prochl failed to cite her for no operator's license.

To clarify Officer Proehl's reason for this stop, a Crime Stoppers tip was received on 10-27-20 from a North Platte resident reporting that Devonte King (who happens to reside with Kayla, was filming live over a You Tube channel driving around North Platte in a silver Toyota with the same kind of plate that Kayla had on her car, basically challenging law enforcement to pull him over. Devonte and Kayla proclaim to be "free travelers" and that their vehicles are "private property" and not subject to any type of action by law enforcement. The roll call item along with a "situational awareness" bulletin was in roll call alerting officers in the event that they stopped Devonte. Devonte and Kayla both have "private property" signs laying on the dash of their cars. Devonte was operating Kayla's vehicle on 9/6/20 when he was stopped by Inv. Miller. At the time Kayla's vehicle was bearing IA, plates JEN988, which incidentally do not expire until 2/2021. plates were obviously removed and replaced with the "PRIVAT3" plate displayed on the vehicle when Kayla was stopped. Incidentally, Devonte is listed as a co-owner of the Toyota, which I was not aware of until much later. Devonte left prior to the tow truck arriving, but drivers license not required for private property he doesn't a drivers license so he wouldn't have been able to drive it either.

Sgt. G. Hovey #20 ok Lt.R.Hoaglund #802

Narrative Comment

RSH802

新 名。1987年		NARRATIVE DI	ZTAILS .		
Narrative Type	Narrative Date	Reported By	Modified Officer	Modified [Date
Initial	12/04/2020	108-Proehl, Matthew	20-Hovey, Gary	12/04/2020	0 141 0 0 2021
		Narrative			JAN 2 0 2021
Initial					LEBK OF COUNTY CO

On December 3rd, 2020 I was on patrol near the intersection of Willow and Rodeo Rd. I noticed that the vehicle in front of me had a license plate of PRIVAT3, which is a fictitious plate. I asked for assistance and Sgt. Hovey #20 arrived on scene a short time later.

I made a traffic stop on this vehicle, and while at the driver's side window, the driver refused to give me any identifying information. The female driver was later identified as Kayla Reed, Kayla advised she was "traveling" with private property and the laws don't apply to her.

While at the driver's side window I could smell a strong odor of marijuana coming from the vehicle. I also noticed that Kayla was trying to call someone from her cell phone. She ended up on a video call with who I presume is her partner, as he showed up onto the scene and started to record the traffic stop. The male was yelling at Kayla to give us the information that we needed to write a citation. She either ignored the male, or couldn't hear him during this time.

The only information I was able to get about the vehicle was the VIN-JTDBR32E660063492, which comes back to a red 2006 Toyota Camry.

During this whole encounter Kayla had the vehicle in drive, doors locked, and the driver's side window rolled down approximately one inch. Kayla was advised it she continued to be uncooperative with officers, that we would have no choice but to break the passenger side window to gain entry. Kayla finally placed the car in drive and unlocked the doors.

Kayla was placed under arrest for Obstructing a Police Officer [28-906], Class I Misdemeanor, Fictitious Display of Plates [60-396(1)A],

Printed By :Albrecht, I:lizabeth J on 12/04/2020 10:44:22

Notice

Incident#:20-020898

Dispatcher Comment

12/04/2020 00:17:08/KAYLA PATRICE REED 8/30/1993

	NA	MILE	TOTAL STREET	AILS
--	----	------	--------------	------

 Name
 DOB
 Age
 Height
 Weight
 Sex
 Race

 Reed. Kayla P 08/30/1993
 27 Years
 5 ' 06 '' 180
 Female
 BLACK

Ethnicity Address Eye Color Hair Color

Not of Hispanic Origin | 1505 N SHERMAN AV NORTH PLATTE, NE 69101 | BRO | BRO

Reason Codes

Actor

Adult Arrest

Driver

Offender

COMMENT DETAILS

Officer Name Comment Date

447-Albrecht, Elizabeth 12/04/2020 10:41:46

Comment

Report sent to Ca's Office

NARRATIVE DETAILS

Narrative Type	Narrative Date	Reported By	Modified Officer	Modified Date
Supplemental	12/04/2020	20-Hovey, Gary	802-Hoaglund, Richard	12/04/2020

Narrative

Officer Proehl requested assistance after conducting a traffic stop at Rodeo Road and Oak. The driver, later identified as Kayla Reed, was refusing to provide any personal information as to who she was or concerning her vehicle. She insisted that she was not driving she was "traveling" and doesn't think that Nebraska laws apply to her. When I arrived and walked up to where Officer Proehl was standing at the drivers side of the car, I could smell a strong odor of marijuana coming from the vehicle. Kayla had her window rolled down by only about an inch. Kayla refused to provide any information, and refused to roll down her window, or exit her vehicle in spite of numerous requests and pleas to do so. I told her that she would likely be released with a citation if she cooperated other she would otherwise go to jail for obstructing a police officer. I obtained the VIN from the vehicle in an attempt to identify who Kayla was, however I left off the first digit of VIN as I was having difficulty reading it off the dash. Therefore dispatch advised there was no record in Nebraska or surrounding states. I later found a item in the car showing that Kayla once resided in Illinois, so with the proper VIN dispatch was able to determine the vehicle was once licensed in Illinois but that registration was expired.

Kayla was on her phone during this time possibly recording the conversation, and also texting someone. A short time later a male subject (believed to be Devonta King showed up across the street and started video taping us on his phone. He obviously overheard us telling Kayla that she needed to provide her personal information as he too told her to give us her name. After numerous pleas to cooperate, Kayla still refused. Therefore I told her that she left us no option but to break her window to extricate her. I told her she needed to open the door and exit the vehicle as she was under arrest for obstructing a police officer. I told her several times, very sternly. I went around to the passenger side with the intent to break in the vehicle if necessary. I was concerned that Kayla could be injured by flying glass if I did hit the window and I did not have a window punch to safely break the window. Fortunately, Kayla put the car in park which caused the doors to unlock. I opened the door on the passenger side and Officer Prochl opened the driver's door. It appeared that Kayla was going to try and drive off but thankfully she didn't and got out on the drivers side as instructed at that point. She was then handcuffed and taken into custody.

Once Officer Prochl placed Kayla into the back of his car I entered the vehicle and conducted a search. There was a very strong odor of marijuana inside the vehicle. I came across a purple package in the console that I initially thought was a cigarillo (small cigar). I could feel what I thought was a small cigar inside so I didn't open it. I continued my search but did not locate any. Kayla had a purse on the passenger seat that I went through, partly to try and identify who she was. I was able to determine that her name was Kayla P. Reed by a USPS employee badge (with her picture on it), and that she resides at 1505 North Sheridan (from several paycheck stubs (from the USPS), but I did not locate her date of birth, or anything else to determine if she had a drivers license. Later on while waiting for a tow truck I went back and checked he purple package. I looked at the package more closely and noticed that it was labeled "4 Hemp Wraps" and

CASE NUMBER 20-20898

Law Enforcement Officers Affidavit of Probable Cause

STATE OF NEBRASKA)
) SS
COUNTY OF LINCOLN)

COMES NOW Off. Matthew Proehl, of North Platte, Lincoln County, Nebraska, a Law Enforcement Officer of the State of Nebraska, who being first duly sworn on oath deposes and states that he or she arrested Kayla P Reed (08.30.1993) without a warrant on December 4, 2020 on or about the hour of 2344 hours for the offense of Obstructing a Police Officer [28-906]. That the probable cause upon which the arrest was made is as follows:

All of which I swear and affirm to be true.

On December 4th, 2020 I was on patrol when I noticed that a vehicle at the intersection of Rodeo RD & Willow had the license plate PR1VAT3. The plate is fake so I made a traffic stop on that vehicle. The driver of the vehicle was asked numerous times to give me her license or vehicle information and refused to do so. The driver was also told multiple times to get out of the vehicle but stayed in the driver's seat with the car still in drive. There was also a strong odor of marijuana coming out of the vehicle, from the window that she had slightly rolled down. Once she was advised that the passenger side window would be busted to gain entry, she put the car in park and unlocked the doors.

Kayla was arrested and booked into the Lincoln County Jail for Obstructing a Peace Officer [28-906], Class I Misdemeanor, Fictitious display of Plates [60-396(1)A, Infraction, No Proof of Insurance [60-3167], Class II Misdemeanor, and Poss. Of Marijuana 1 oz or less-1st Off [28-416(13), Infraction of \$300.

Off. Matthew Proehl #108

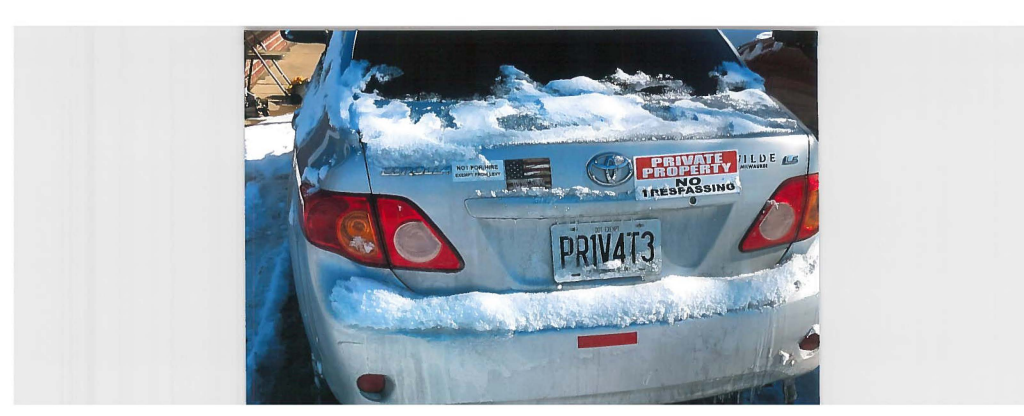
SUBSCRIBED AND SWORN to before me this 04th day of December, 2020.

Notary Public

GENERAL NOTARY - State of Nebraska GARY D HOVEY My Comm. Exp. July 9, 2021

Incident#:20-020898

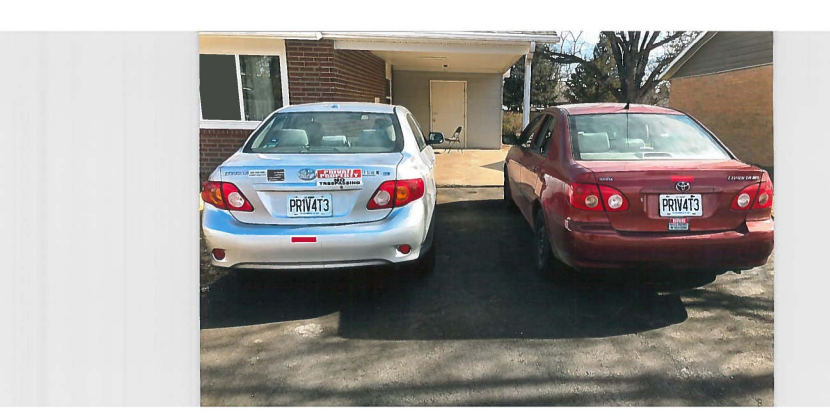
Infraction, No Proof of Insurance [60-3167] Class II Misdemeanor, and Possession of Marijuana 1 oz or less- 1st Offense, Infraction of Sgt. Hovey stayed with the vehicle while I transported Kayla to the jail for the charges mentioned above. Refer to Sgt. Hovey's report for further incident details. Off. M. Proehl #108 OK - Sgt. G. Hovey #20 Narrative Comment ok PROPERTY ARTICLE DETAILS Property Reason Reported Date Property # Property Type Article# PRN-0124785 Seized for Evidence 12/03/2020 23:15:56 Article AB-J001 Classification Category Misc Description VEHICLE PARTS/ACCESSORIES LICENSE PLATE fictitious license plate PR1V4T3 PROPERTY VEHICLE DETAILS Property # | Property Type Property Reason Reported Date Category Make PRN-0124787 Vehicle Towed Vehicle 12/03/2020 23:15:56 AUTOMOBILES TOYOTA Manufacture Year Top Color VOD Model Style 2006 RED Chicago **COROLLA** 4-door Automobile Misc Description Vehicle# VIN# red 2006 Toyota Corolla JTDBR32E660063492 000056126 PROPERTY DRUG DETAILS Property # | Property Type Property Reason Reported Date Category PRN-0124784 Drug Seized for Evidence 12/03/2020 23:15:56 DRUGS / NARCOTICS Classification Drug Type Drug Type & Estimated Qty Drug Type & Measure Type MARIJUANA **MARIJUANA** MARIJUANA: 2 MARIJUANA: GRAM Drug Type & Misc Description MARIJUANA: app. 2 grams suspect marijuana ARREST DETAILS Arrest# Arrest Date/Time Arrestee Primary Arresting Officer Arrest Type 202000001143 12/03/2020 Reed, Kayla P 108-Proehl, Matthew SUMMONS/CITED Arrest Location Age Of Person RODEO RD/ N Willow ST NORTH PLATTE, NE 69101 27 Years Charge 28-416 CONT SUBSTANCES- POSS OF MARIJUANA **60-399 FICTITIOUS PLATES** 28-906 OBSTRUCTING A POLICE OFFICER 60-3167 NO PROOF OF INSURANCE Booking# Arresting Agency Booking Date NP1100207 12/04/2020 NPP



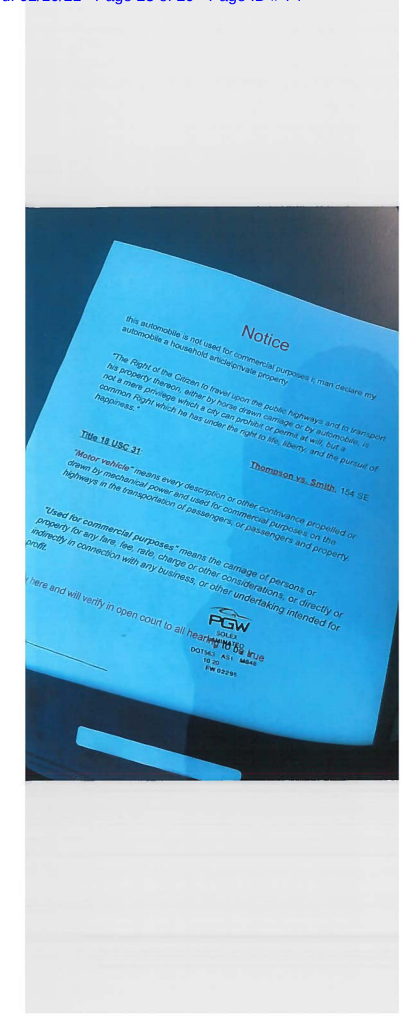
the car my king
pulled up in when they state our
property



after Hary Searched
my car and Broke It more pics
on USB



Before property was Stoling/faken



dash Board



outter they State
my property



SUMMEN 2020 or 10-1-2020



FROM:

Kayla p Reed

1565 N Sheridau Ave

north plate Ne 69101





TO:

FeDRAL Building

100 centennial mall Anth Room593

Lincoln Ne 68508

EXPECTED DELIVERY DAY: 02/12/21

USPS TRACKING® NUMBER



9505 5137 1207 1039 4050 49

Utility Mailer 10 1/2" x 16"

Ready Post.